## HATCH ACT INFORMATION (REGARDING POLITICAL ACTIVITIES)



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#### Hatch Act

- Effective January 28, 2013, the federal law ("federal Hatch Act") was amended substantially, reducing the application and impact of the federal Hatch Act on District government employees.
  - Public Law No. 112–230, "Hatch Act Modernization Act of 2012."
- On February 19, 2013, the D.C. Council enacted an amendment to the 2010 "Local Hatch Act," which became effective on March 7, 2013. The Local Hatch Act now governs the political activities of D.C. government employees.
  - "Prohibition on Government Employee Engagement in Political Activity Act of 2010", effective March 31, 2011 (D.C. Law 18-335; 58 DCR 599), as amended by the "Prohibition on Government Employee Engagement in Political Activity Temporary Amendment Act of 2013" (D.C. Law 20-4, effective May 18, 2013) (the "Local Hatch Act").

### Local Hatch Act

- The Local Hatch Act became effective on March 7, 2013 and came under BEGA's jurisdiction.
- The Local Hatch Act establishes restrictions on the *political activity* of D.C. government *employees* similar to those previously provided by the federal Hatch Act.

### Definition of "Employee"

- The Local Hatch Act defines a D.C. government "employee" as:
  - any individual paid by the D.C. government from grant or appropriated funds for his or her services or holding office in D.C.;
  - a member of a board or commission who is nominated for a position pursuant to § 2(e) of the Confirmation Act of 1978; (D.C. Official Code § 1-523.01(2)(e))
  - a member of a board or commission who is nominated pursuant to § 2(f) of the Confirmation Act of 1978 when the member is engaged in political activity that relates to the subject matter that the member's board or commission regulates. (D.C. Official Code § 1-523.01(2)(f))
    - D.C. Law 18–355, Sec. 2. (3).

### Confirmation Act – Section 2(e) Boards and Commissions

1.	Alcoholic Beverage Control Board	10.	Lottery and Charitable Games	17.	Washington Convention and
2.	Board of Library		Control Board		Sports Authority
	Trustees	11.	Historic Preservation		Board of Directors
3.	Board of Trustees of		Review Board	18.	Water and Sewer
	the University of the District of Columbia	12.	Metropolitan Washington Airports		Authority Board of Directors
4.	Board of Zoning		Authority Board of	19.	Zoning Commission
	Adjustment		Directors	20.	Taxicab
5.	Police Complaints	13.	Office of Employee		Commission
	Board		Appeals	21.	Housing Authority
6.	Contract Appeals Board	14.	Public Employee Relations Board		Board of Commissioners
7.	Board of Elections	15.	Public Service	22.	Homeland Security
8.	Commission on		Commission		Commission
0.	Human Rights	16.	Rental Housing	23.	Commission on
9.	Housing Finance		Commission		Fashion Arts and
	Agency Board of				Events
	Directors				

### Confirmation Act – Section 2(e) Boards and Commissions

- If you are a member of a Board or Commission nominated pursuant to Section 2(e) of the Confirmation Act, then you are an "Employee" for the purposes of the Local Hatch Act
- You are, therefore, subject to the prohibitions found in the Local Hatch Act

### Confirmation Act – Section 2(f) **Boards and Commissions**

1.	Apprenticeship Council	17.	Board of Pharmacy		
2.	Armory Board	18.	Board of Physical Therapy	34.	Housing and Community
3.	Board of Dentistry	19.	Board of Podiatry		Development Reform Commission
4.	Board of Medicine	20.	Board of Social Work	2.5	Commission on Asian and
5.	Board of Nursing	21.	Board of Professional	35.	Pacific Islander Community
6.	Board of Nursing Home		Counseling		Development
	Administration	22.	Board of Respiratory Care	36.	Board of Marriage and
7.	Board of Psychology	23.	Board of Massage Therapy		Family Therapy
8.	Child Support Guideline	24.	Board of Chiropractic	37.	Small and Local Business
	Commission	25.	Statewide Health		Opportunity Commission
9.	Commission on the Arts		Coordinating Council	38.	Security Officer Advisory
	and Humanities	26.	Board of Barber and		Commission
10.	Boxing and Wrestling Commission		Cosmetology	39.	Motor Vehicle Theft Prevention Commission
11.	Multistate Tax Commission	27.	Board of Real Estate Appraisers	40.	Commission on African
	Public Access Corporation	2.0	Board of Funeral Directors	40.	Affairs
12.	Board of Directors	28.		41.	Science Advisory Board to
13.	Board of Real Estate	29.	Board of Veterinary Examiners		the Department of Forensic
14.	Board of Dietetics and	30.	Board of Architecture and		Sciences
	Nutrition		Interior Designers	42.	Commission on African-
15.	Board of Occupational	31.	Board of Accountancy		American Affairs
	Therapy	32.	Board of Industrial Trades		

**Board of Professional** 

Engineering

33.

**Board of Optometry** 

16.

### Confirmation Act – Section 2(f) Boards and Commissions

- If you are a member of a Board or Commission nominated pursuant to Section 2(f) of the Confirmation Act, then you are an "Employee" for the purposes of the Local Hatch Act when you are engaged in political activity that relates to the subject matter that your Board or Commission regulates.
- You are, therefore, subject to the prohibitions found in the Local Hatch Act when you are engaged in political activity that relates to the subject matter that your Board or Commission regulates.

#### All other Boards and Commissions

- Although Members of all other Boards and Commissions are not covered by the Local Hatch Act (unless the Member is otherwise employed by the District), they are subject to:
  - D.C. Code Section 1-1162.23, the Ethics Act's Conflict of Interest provision, which prohibits using official position or title...in a manner that they know is likely to have a direct and predictable effect on their financial interests or the financial interests of a person closely affiliated with them.
  - D.C. Code Section 1-1163.36, which prohibits the use of District government resources for campaign-related activities, such as engaging in any campaign-related activities during work time or using any resources of the District government for any campaign-related activities.

### Not an "Employee"

- If not otherwise employed by the District, the Local Hatch Act does not include the following as D.C. government employees:
  - Employees of the courts of the District of Columbia;
  - The Mayor;
  - The members of the Council;
  - Advisory Neighborhood Commissioners;
  - Members of the State Board of Education;
  - Members of the District of Columbia Statehood Delegation; and
  - The Attorney General (after January 1, 2018);
    - D.C. Law 18–355, Sec. 2. (3)(A)(i–vii).

### Definition of "Political Activity"

- The Local Hatch Act defines "political activity" as:
  - Any activity that is regulated by the District and directed toward the success or failure of a political party, candidate for partisan political office, partisan political group, ballot initiative, or referendum.
    - D.C. Law 18–355, Sec. 2. (8)(A).

### Political Activity that is "Regulated by the District"

"Regulated by the District" =

any election, ballot initiative, or referendum that is regulated by the District of Columbia Board of Elections.

### "Political Activity" Prohibitions

- When engaging in "political activity" that is regulated by the District, D.C. government employees cannot:
  - Knowingly solicit, accept, or receive a political contribution from any person (except if the employee has filed as a candidate for political office);
  - File as a candidate for election to a partisan political office.
  - Knowingly direct, or authorize anyone else to direct, that any subordinate employee participate in an election campaign or request a subordinate to make a political contribution.
- When engaging in ANY "political activity," D.C. government employees cannot:
  - Use their official authority or influence for the purpose of interfering with or affecting the result of an election;

### Definition of "Partisan Political Office"

- The Local Hatch Act defines "partisan political office" as:
  - Any office in the District government for which any candidate is nominated or elected as representing a party, any of whose candidates for Presidential elector received votes in the last preceding election at which Presidential electors were selected, but shall exclude an office or position within a political party or affiliated organization.

#### Partisan Political Office

- Any office in the District Government for which any candidate is nominated or elected as representing a party.
- Parties whose candidates received votes in the last/preceding Presidential election (2012)
  - 1. Democrat
  - 2. Republican
  - 3. Libertarian
  - 4. Statehood Green

### "Political Activity" that is *not* regulated by the District

- When engaging in "political activity" that is not regulated by the District:
  - A D.C. government employees who is not a District resident may file as a candidate to a partisan political office in their local, non-District elections without restriction by the Local Hatch Act.
  - A D.C. government employee engaged in political activity that is *not* regulated by the District is permitted to solicit, accept, or receive political contributions from any person.
    - D.C. Law 18–355, Sec. 3. (a)(2–3).

### Fundraising as "Political Activity"

- The Local Hatch Act permits D.C. government employees to take an active part in political management or in political campaigns.
  - This means that, if you are D.C. government employee:
    - you can work on and manage the District-regulated partisan or non-partisan political campaign of another;
    - you can work on, manage, and fund-raise for your own District regulated non-partisan campaign;
    - you can work on, manage, and fund-raise for a non-District regulated campaign of another or yourself, regardless of whether it is a partisan or non-partisan campaign.

#### BUT

 you CANNOT fund-raise for the District-regulated campaign of another, even if it is a non-partisan campaign.

#### "Meet and Greet" Events

- A "Meet & Greet" event is an event where attendees can meet and greet a candidate.
- Organizing a "Meet and Greet" event is a permissible "Political Activity" because the Local Hatch Act permits District employees to take an active part in political management & campaigns.
  - BUT -
- District employees are prohibited from fundraising for the District regulated campaign of another person.
  - THEREFORE -
- If the Meet & Greet is for fundraising purposes, District employees are prohibited from taking an active part in the event (other than attending).
- If the Meet & Greet has a cost to attend, District employees are prohibited from taking an active part in the event (other than attending). Because there is a cost to attend the event (which is being held to promote a candidate), it is a fundraising event.
  - The purpose of the event is to promote a candidate. Contributions made to cover the costs of the event constitute political contributions. Therefore, if the Meet & Greet event has a cost, it is a fundraising event and District employees are prohibited from taking an active part in the event, other than attending.

### Non-Partisan Political Office

- D.C. government employees who are District residents may file as candidates for nonpartisan District office.
  - D.C. Law 18–355, Sec. 3. (a).
- D.C. government employees who *are not* District residents may participate in their local, non-District elections *without restriction* by the Local Hatch Act.

### Permitted "Political Activity" for Designated Employees of the Mayor or Council

- The Mayor and each member of the Council may designate one D.C. government employee while on unpaid leave to knowingly solicit, accept, or receive political contributions.
- The designated D.C. government employee may not perform this function while on duty or in any room or building occupied in the discharge of official duties in the District government, including any agency or instrumentality thereof.
- The designation must be made in writing and filed with the Board of Ethics and Government Accountability.
  - D.C. Law 18–355, Sec. 3. (b).

### Prohibited "Political Activity" for ALL D.C. government employees

- ALL D.C. government employees are prohibited from engaging in ALL political activity, regardless of whether it is regulated by the District, while:
  - On duty;
  - In any room or building occupied in the discharge of official duties in the D.C. government, including any agency or instrumentality thereof;
  - Wearing a uniform or official insignia identifying the office or position of the employee;
  - Using any vehicle owned or leased by the District, including an agency or instrumentality thereof.
    - D.C. Law 18-355, Sec. 4. (a)(1-4).
- In addition, a D.C. government employee may not coerce, explicitly or implicitly, any subordinate employee to engage in political activity.
  - D.C. Law 18–355, Sec. 4. (b).
  - o or
- Use their official authority or influence for the purpose of interfering with or affecting the result of an election;
  - D.C. Law 18-355, Sec. 3. (a)(1).

- Question: I am a Member of a Board or Commission nominated pursuant to Section 2(e) of the Confirmation Act. I reside in the District, but my childhood friend is running for office in Maryland, on a partisan ticket. I am permitted to campaign for my friend?
- Answer: True
- Question: I am permitted to solicit campaign funds for my friend's campaign?
- Answer: True

- Question: I am a Member of a Board or Commission nominated pursuant to Section 2(f) of the Confirmation Act. I want to fundraise for a ballot initiative that is related to the subject matter that my Board or Commission regulates. I am permitted to fundraise for the ballot initiative?
- Answer: False
- Question: I am permitted to fundraise for a ballot initiative that is not related to the subject matter that my Board or Commission regulates?
- Answer: True

- Question: I am a Board or Commission Member who was not nominated pursuant to Section 2(e) or 2(f) of the Confirmation Act. There are no restrictions on my Political Activity?
- Answer: False
- Question: Because I'm not covered by the Local Hatch Act, I can fundraise for/from anyone?
- Answer: False

- Question: I received an email from a partisan political candidate in my District government email inbox, I have violated the Local Hatch Act?
- Answer: False
- Question: I forwarded the email to my fellow Members, I have now violated the Local Hatch Act?
- Answer: True

### Questions about the federal Hatch Act?

If you have questions about the federal Hatch Act specifically, you may contact the Hatch Act Unit of the federal government's Office of Special Counsel (OSC). Inquiries about the federal Hatch Act may be made in writing or by telephone to:

Hatch Act Unit U.S. Office of Special Counsel 1730 M Street, N.W., Suite 218 Washington, D.C. 20036-4505 Tel: (800) 85-HATCH or (800) 854-2824 (202) 254-3650 Fax: (202) 254-3700

Requests for federal Hatch Act advisory opinions (only) may be made by e-mail to: hatchact@osc.gov

# Permitted and Prohibited Political Activities for D.C. government employees May Not May

*	MAY NOT use your official authority or influence for the purpose of interfering with or affecting the result of an election.		MAY take an active part in political management or in political campaigns, including working on or managing a campaign.		
*	<b>MAY NOT</b> knowingly solicit, accept, or receive a political contribution from any person for a District regulated election. ( <i>except</i> if the employee filed as a candidate)		<ul> <li>MAY contribute money to political campaigns, political parties, or partisan political groups.</li> <li>MAY attend and be active at political rallies and meetings.</li> </ul>		
*	<b>MAY NOT</b> file as a candidate for election to a <i>partisan</i> political office in a District regulated election.	*	<b>MAY</b> file as a candidate for election to a <b>non-</b> <b>partisan</b> political office in a District regulated election.		
*	MAY NOT coerce, explicitly or implicitly, any subordinate employee to engage in political activity.	* * *	MAY register and vote as you choose. MAY assist in voter registration drives. MAY attend and be active at political rallies and meetings.		
*	MAY NOT engage in political activity while –	*	MAY join and be an active member of political		
*	on duty in any room or building occupied in the	*	clubs or parties.  MAY hold office in political clubs or parties.		
	discharge of official duties of the District government, including an agency or instrumentality	*	MAY express opinions about candidates and issues. If the expression is political activity, however, then the expression is not permitted		
*	wearing a uniform or official insignia identifying the office or position of the employee		while on duty, in a District government building, while wearing uniform or insignia, or while		
*	using any vehicle owned or leased by the District.		using any District vehicle.		

### Questions about the Local Hatch Act?

- If you have questions about the Local Hatch Act, you may contact BEGA.
- Inquiries may be made by telephone or by email to:

Yancey Burns Attorney Advisor, BEGA Phone: (202) 481–3405

Email: yancey.burns@dc.gov